SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CV 2011-094361 11/09/2011

HONORABLE KAREN POTTS

CLERK OF THE COURT
M. Scott
Deputy

BRENDA A LENDVAY, et al. JOHN N VINGELLI

v.

MARK MOSS, et al. JOHN R CUNNINGHAM

LAURENCE R SHARLOT ALTERNATIVE DISPUTE RESOLUTION - CCC

MINUTE ENTRY

1:48 p.m. This is the time set for Comprehensive Pretrial Conference in this matter. Plaintiff is represented by John N. Vingelli. Defendant is represented by Laurence R. Sharlot.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Discussion is held regarding arbitration. After discussion,

IT IS ORDERED that this case will remain with Judge Potts and will not be referred to the Civil Arbitration Desk for assignment of an Arbitrator, *without prejudice*.

The Court has received and reviewed the parties' Joint Pretrial Memorandum.

Discussion is held regarding whether the parties shall participate in private mediation or be referred for a Settlement Conference with a Judge Pro Tem.

IT IS ORDERED setting a Telephonic Status Conference regarding Set Trial Date on May 18, 2012 at 9:45 a.m. (15 minutes reserved) before:

HONORABLE KAREN A. POTTS

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SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

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SOUTHEAST ADULT FACILITY 222 EAST JAVELINA - COURTROOM 207 MESA AZ 85210

The parties remaining in this action shall complete a settlement conference by May 15, 2012.

The parties shall participate in a mandatory Settlement Conference. This matter is referred to the court's Alternative Dispute Resolution for the appointment of a judge *pro tempore* to conduct a settlement conference. Counsel and any self-represented litigants will contact the appointed judge *pro tempore* to arrange the time and location for the settlement conference. The judge *pro tempore* is requested to conduct a settlement conference not later than May 15, 2012. The Office of Alternative Dispute Resolution will not do the scheduling of the settlement conference so please do not contact that office.

NOTE: Plaintiff shall be responsible for initiating the conference call by calling this division at **602-372-1160**, with all participating parties and counsel on the line, at the date and time specified above.

IT IS FURTHER ORDERED if the parties settle the matter, they shall contact this Division so the hearing can be vacated.

2:00 p.m. Matter concludes.

FILED: Scheduling Order, signed 11/09/2011

PLEASE NOTE: This Court utilizes a digital audio recording system to preserve the official record of proceedings. Persons requesting copies of recorded proceedings do not have to provide blank CDs. All CDs will be provided by the Court, regardless of when the copies are made. A fee of \$20.00 will apply to all copies requested, either on the day of the hearing or for hearings recorded on an earlier date. Counsel or litigants must complete the appropriate request form which may be obtained from the Self-Service Center or from Court staff and present the completed form to the Self-Service Center. All fees must be handled through the Self-Service Center. Upon payment of the appropriate fees through the Self-Service Center, a receipt will be issued which shall then be presented to Court staff for preparation of the CD.

ALERT: Effective September 1, 2011, the Arizona Supreme Court Administrative Order 2011-87 directs the Clerk's Office not to accept paper filings from attorneys in civil cases. Civil cases must still be initiated on paper; however, subsequent documents must be eFiled through AZTurboCourt unless an exception defined in the Administrative Order applies.